

	1	JOEL A. MORGAN (SBN: 262937) GORDON & REES LLP 275 Battery Street, Suite 2000 San Francisco, CA 94111 Telephone: (415) 986-5900						
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	5	Attorneys for Defendant THE PRUDENTIAL INSURANCE COMPANY OF AMERICA						
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	8	UNITED STATES DISTRICT COURT						
	9	NORTHERN DISTRICT OF CALIFORNIA						
2000 111	10	SAN JOSE DIVISION						
	11							
	12	NASSER ESA	CASE NO. 5:10-CV-03977 JF					
Suite 20	13	Plaintiff,						
Gordon & Rees LLP 275 Battery Street, Suite 2000 San Francisco, CA 94111	14	vs.	STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE					
Gordon & Rees LLP Battery Street, Suite n Francisco, CA 941	15	LOCKHEED MARTIN FLEXIBLE BENEFITS	MANAGEMENT CONFERENCE AND ADR COMPLIANCE DATE					
Gor Batte an Fr	16	PLAN, LOCKHEED MARTIN GROUP UNIVERSAL LIFE PLAN, LIFE INSURANCE))					
275 S	17	COMPANY OF NORTH AMERICA, and THE PRUDENTIAL INSURANCE COMPANY OF						
	18	AMERICA))					
	19	Defendants.))					
	20	TO THE COURT, THE PARTIES AND THEIR ATTORNEYS OF RECORD:						
	21	The parties in this action, Plaintiff Nasser Esa ("Plaintiff") and Defendants Lockheed						
	22	Martin Flexible Benefits Plan, Lockheed Martin Group Universal Life Plan, Life Insurance						
	23	Company of North America, and The Prudential Insurance Company of America (together,						
	24	"Defendants"), by and through their respective counsel of record, hereby stipulate as follows:						
	25	WHEREAS the currently set to date to complete ADR and the Court's Case Management						
	26	Conference is March 4, 2011;						
	27	WHEREAS the parties have agreed to mediation with the Court assigned mediator,						
	28	-1-						
		STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE AND ADR COMPLIANCE DATE CASE NO. 5:10-CV-03977 JF						

	1	Michael J. Loeb, but due to scheduling conflicts will not be able to complete mediation by March					
	2	4, 2011;					
	3	WHEREAS the parties respectfully request the Court continue the ADR compliance date					
	4	and Case Management Conference until April 8, April 15, or April 29, 2011, as convenient with					
	5	the Court, to allow the parties to proceed to mediation.					
	6	IT IS SO STIPULATED:					
	7	Dated: February 23, 2011	THE LAW OFFICE OF STEVEN M.				
	8		CHABRE				
	9						
	10		By: /s/ Steven M. Chabre Steven M. Chabre				
	11		Attorney for Plaintiff NASSER ESA				
.P e 2000 41111	12		TO BOOK EDIT				
t, Suit	13	Dated: February 23, 2011					
Gordon & Rees LLP 275 Battery Street, Suite 2000 San Francisco, CA 94111	14		WILSON, ELSER, MOSKOWITZ, EDELMAN & DICKER LLP				
	15						
G 275 Bs San	16		By: /s/ Dennis Rhodes				
	17		Dennis Rhodes Attorneys for Defendants				
	18		LOCKHEED MARTIN FLEXIBLE BENEFITS PLAN, LOCKHEED				
	19		MARTIN GROUP UNIVERSAL LIFE PLAN, AND LIFE INSURANCE				
	20		COMPANY OF NORTH AMERICA				
	21 22	Datade Fahmann 22 2011					
	23	Dated: February 23, 2011	GORDON & REES LLP				
	24		OORDON & REES LEI				
	25		Dry /a/Tad A Davidia				
	26		By: /s/ Tad A. Devlin Tad A. Devlin				
	27		Attorneys for Defendant THE PRUDENTIAL INSURANCE COMPANY OF AMERICA				
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		STIPULATION AND [PROPOSED] ORDER TO CONTIN ADR COMPLIAN CASE NO. 5:10-CV	CE DATE				
	ı	CASE NO. 5.10-C	T VUZZII BI				

	1	PURSUANT TO STIPULATION, IT IS SO ORDERED that the Case Management					
	2	Confer	ence in this case be	e continued toA	pril 15	, 2011.	
275 Battery Street, Suite 2000 San Francisco, CA 94111	3						
	4		February 28	2011		mb/	
	5	Date: _	Teordary 20	, 2011	JEREMY	JEREMY FOCEL United States District Judge	
	6				United St	tates Bistrict Judge	
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STIPULATION AND [PROPOSED] ORDER TO CONTINUE CASE MANAGEMENT CONFERENCE AND ADR COMPLIANCE DATE CASE NO. 5:10-CV-03977 JF